

**PATENT** 

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application of:

Applicant : Roger Milner King

Serial No. : 10/582,437 /

Filed : September 5, 2006

Docket : CAR-001PAT

Title : BOTTLE AND CLOSURE ASSEMBLY WITH

**IMPROVED LOCKING ELEMENTS** 

Commissioner of Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

## SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

Pursuant to the applicant's duty of good faith and candor to the Patent Office under 37 C.F.R. 1.56, the Examiner's attention is directed to the following references identified on the attached form PTO/sb/08A. A copy of each reference is attached.

The following patents were cited in the first office action from the Japanese Patent Office on a corresponding application in Japan. The office action is dated June 2, 2010.

## **CERTIFICATION UNDER 37 CFR 1.10**

I hereby certify that this Information Disclosure Statement and the documents referred to as enclosed therein are being deposited with the United States Postal Service on this date July 12, 2010, in an envelope for First Class Mailing, postage prepaid, addressed to the: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

July 12, 2010

Mark F. Smith

Reference A, Japanese Utility Model Application No. 54-078172 (Published as JUM-A-

55-179150). A copy of the reference is attached, together with a partial translation supplied

by the Japanese attorneys. This reference appears to show a fairly conventional thread

having locking projections located below the bottom of the thread.

Reference B, Japanese Utility Model Application No. 57-139832 (Published as JUM-A-

59-43348). A copy of the reference is attached. A translation is not available.

Reference C, European Patent No. 1 401 724 B1 (Cited in the office action as

International Publication No. WO 03/004373 A1). Discloses tread arrangements similar

to those of WO 95/5322, WO 97/21602 and WO 99/19228 that are discussed in the

Background of the present application and that were considered in the proceedings in the

EPO.

**CONCLUSION:** 

Representation as to the pertinence of the cited art has been made in good faith and is

based upon present understanding of the claimed invention and the scope and content of

the cited art. It is to be understood that the present submission of art is in no way intended

to be a waiver of any arguments under the Rules of the U.S. Patent and Trademark Office

and the statutes of the United States.

Respectfully submitted,

July 12, 2010

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